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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/604,360	07/14/2003	Yechezkal Evan Spero		1359
	7590 06/03/200 EVAN SPERO	8	EXAMINER	
74 MOSHAV T	TIFRACH		TRUONG, BAO Q	
M. P. HANEGEV, 85102 ISRAEL			ART UNIT	PAPER NUMBER
			2875	
			MAIL DATE	DELIVERY MODE
			06/03/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)					
Office Asticus Occurrence		10/604,360	SPERO, YECHE	SPERO, YECHEZKAL EVAN				
Office Action Summa	Examiner	Art Unit						
		BAO Q. TRUONG	2875					
The MAILING DATE of this co Period for Reply	ommunication app	ears on the cover sheet	with the correspondence a	ddress				
A SHORTENED STATUTORY PER WHICHEVER IS LONGER, FROM - Extensions of time may be available under the pafter SIX (6) MONTHS from the mailing date of - If NO period for reply is specified above, the ma - Failure to reply within the set or extended period Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1.	THE MAILING DA provisions of 37 CFR 1.13 this communication. ximum statutory period w d for reply will, by statute, months after the mailing	ATE OF THIS COMMUN 16(a). In no event, however, may ill apply and will expire SIX (6) M cause the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	·				
Status								
1) Responsive to communication	n(s) filed on <i>05 Ar</i>	oril 2007						
2a) ☐ This action is FINAL .	• • • • • • • • • • • • • • • • • • • •	action is non-final.						
′ _	<i>,</i> —		atters prosecution as to th	e merits is				
,	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims	•		*					
· <u> </u>	, in the application							
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>50-69</u> is/are pending in the application.							
5) Claim(s) is/are allowed	4a) Of the above claim(s) <u>57,58 and 67</u> is/are withdrawn from consideration.							
<u>'=</u> '.'								
· · · · · · · · · · · · · · · · · · ·	6)⊠ Claim(s) <u>50-56,59-66,68 and 69</u> is/are rejected.							
7) Claim(s) is/are objecte								
8) Claim(s) are subject to	restriction and/or	election requirement.						
Application Papers								
9)☐ The specification is objected to	o by the Examine	۲.						
10)☐ The drawing(s) filed on	is/are: a)∏ acce	epted or b)⊡ objected t	o by the Examiner.					
Applicant may not request that a	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119								
	ne of: priority documents	s have been received. s have been received in ity documents have been (PCT Rule 17.2(a)).	Application No en received in this Nationa	l Stage				
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing R 3) Information Disclosure Statement(s) (PTO-Paper No(s)/Mail Date		Paper N	w Summary (PTO-413) o(s)/Mail Date of Informal Patent Application 					

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DETAILED ACTION

Election/Restrictions

1. Newly submitted claims 57, 58 and 67 directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: the optimal illuminance level is uniform illumination over the surfaces at a certain height within the living space whether the surface is directly below the illuminating device or off in a distant corner of claim 57, and the optimal illuminance is increased task lighting illuminance in a certain area of the living space and general lighting illuminance level over the rest of the area of claim 58, and the calculation of Lambert's Law of claim 67 are not shown in the Species I of figure 1; or a proposed combined Species I, II and III by the applicant (see restriction requirement on 12/14/2004 and the respond to the restriction on 1/13/2005).

Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 57, 58 and 67 withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

Claim Objections

2. Claims 54, 55, 62, 63 and 69 are objected to because of the following informalities:

Claim 54 and 55, there are lack of antecedent basis for "the predetermined surfaces" and "the respective predetermined surfaces" in lines 1-3.

Claim 62, all elements in claim "Markush Group" type should be equivalent. For example, there are different categories of "a power supply" and "a controller" and "a storage media".

Claim 63, there is lack of antecedent basis for "said controller" in claim.

Claim 69, the claim should be end with a period.

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 50-56, 59-66 and 68-69 are rejected as failing to define the invention in the manner required by 35 U.S.C. 112, second paragraph.

The claims are narrative in form and replete with indefinite and functional or operational language. The structure which goes to make up the device must be clearly and positively specified. The structure must be organized and correlated in such a manner as to present a complete operative device. The claim(s) must be in one sentence form only. Note the format of the claims in the patent(s) cited.

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Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 50-56, 59, 60, 64-66 and 68-69 are rejected under 35 U.S.C. 102(b) as being anticipated by Zhang et al. [US 6,227,679 B1].

Regarding claims 50-56, 60, 64, 65, 66 and 68-69, Zhang et al. discloses an illuminating device having a multiple light source [A, B, C, D, E, C1] having spectral distribution and light distribution patterns [see figures 1-2], a light source mounting structure [24] configured to mount and arrange the light sources to form light distribution patterns and with angles for producing overall light distribution pattern without recourse to at least one of non-integral reflector and refractors (figures 1-3, whole document).

Regarding claim 59, Zhang et al. discloses LEDs (abstract).

Regarding claim 62, Zhang et al. discloses a power connection apparatus [16, 12] (figures 2-3).

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claim 61 is rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang et al. in view of Chen [US 6,820,998 B2].

Regarding claim 61, Zhang et al. discloses the illuminating device [see figures 1-3] but does not disclose the means for sensing the changes, and the means for changing the light emanating characteristics of the light sources.

Chen discloses the means [1, 3] for sensing the changes, and the means [8, 9, 10, 11] for changing the light emanating characteristics of the light sources (figures 1-4, whole document).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the illumination device of Zhang et al. with the means as taught by Chen to control the illumination device for purpose of providing an advantageous way of adjusting light intensities while saving electrical source.

8. Claim 63 is rejected under 35 U.S.C. 103(a) as being unpatentable over Zhang et al. in view of Lys et al. [US 6,340,868].

Regarding claim 63, Zhang et al. discloses an illuminating device (figures 1-4); However, Zhang et al. does not clearly disclose the controller being selected from the closed loop controller by use of a programming method.

Lys et al. discloses the controller being selected from the closed loop controller by use of a programming method for a current control of a LED lighting assembly

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(abstract, figures 1-2, column 4 lines 57-65, column 5 lines 3-5, column 6, lines 53-57, column 9 lines 45-55, column 16 lines 56-63).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the illuminating device of Zhang et al. by the current controller as taught by Lys et al. to adjust light intensity and color for purpose of providing an advantageous way of more accuracy controlling current flow into LEDs.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to BAO Q. TRUONG whose telephone number is (571) 272-2383. The examiner can normally be reached on Monday-Friday (8:00 AM - 4:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra L. O'Shea can be reached on (571) 272-2378. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

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Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Bao Q. Truong/ Primary Examiner, Art Unit 2875